## **REMARKS**

Pursuant to 37 C.F.R. § 1.312, and responsive to the Examiner's request,

Applicants submit this Amendment After Allowance to correct certain typographical

errors in the Examiner's Amendment attached to the July 9, 2010, Notice of Allowance.

All pending claims 17 and 19-38 have been allowed.

In a telephone interview conducted on June 18, 2010, the Examiner and Applicant's undersigned representative agreed to amend independent claims 17 and 36, and cancel claims 39-42, via Examiner's Amendment to place the application in condition for allowance. However, the Examiner's Amendment attached to the July 9, 2010, Notice of Allowance contained typographical errors and, as a result, did not accurately reflect all of the agreed-upon claim amendments.

In particular, the Examiner's Amendment mistakenly left out the words "protocols" and "of" from the wherein clause added to independent claims 17 and 36: "wherein the second set of protocol levels provides packet data transmission without modifying higher levels and protocols in the first set of protocol levels." In addition, in claim 17 the Examiner's Amendment mistakenly included previously-deleted claim language, namely, "is capable of being updated at the base radio station from providing" and "providing," written in strike-through font.

On July 16, 2010, Applicants' undersigned representative called the Examiner to point out the typographical errors in the Examiner's Amendment. In response, the Examiner specifically requested that Applicants submit the corrected claim amendments in a Rule 312 amendment. Accordingly, the claim amendments set forth in this Rule 312 amendment are responsive to the Examiner's request and accurately reflect the

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claim amendments to which the Examiner and Applicant's undersigned representative agreed in their June 18, 2010, telephone interview.

In view of the foregoing, Applicants request timely entry of the present amendment, thereby correcting the typographical errors in the Examiner's Amendment and placing allowed claims 17 and 19-38 in their agreed-upon form. Please grant any extensions of time required to enter this response and charge any additional required fees to our Deposit Account No. 06-0916.

Respectfully submitted,

FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER, L.L.P.

Dated: July 21, 2010

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